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    by 28 U.S.C. § 515
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    UNITED STATES OF AMERICA
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                         UNITED STATES DISTRICT COURT
13
                    FOR THE CENTRAL DISTRICT OF CALIFORNIA
14
                               SOUTHERN DIVISION
15
    UNITED STATES OF AMERICA,
                                        No. 8:23-cr-00114-JWH
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              Plaintiff,
                                        STIPULATION TO CONTINUE SENTENCING
                                        HEARING DATE
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                   V.
                                        CURRENT DATE:
                                                                06/14/2024
    HARISH SINGH SIDHU,
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                                        PROPOSED DATE:
                                                                12/13/2024
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              Defendant.
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         Plaintiff United States of America, by and through its counsel
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    of record, the United States Attorney for the Central District of
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    California and Assistant United States Attorneys Charles E. Pell and
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    Melissa Sedrish Rabbani, and defendant HARISH SINGH SIDHU, both
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    individually and by and through his counsel of record, Craig Wilke
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December 13, 2024. This is the first request to continue the

and Paul S. Meyer, Esquires, hereby agree and stipulate that the

sentencing hearing in this case be continued from June 14, 2024, to

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sentencing date. The parties make this request to continue the sentencing hearing date based upon the parties' need to prepare for sentencing, as well as the reasons in the under-seal supplement to this filing. Therefore, the parties respectfully request that the Court continue the sentencing hearing date to December 13, 2024, at 2:00 p.m. IT IS SO STIPULATED. 03.19.2024 CHARLES E. PELL Date MELISSA SEDRISH RABBANI Assistant United States Attorneys Santa Ana Branch Office /s/ per email authorization dated 3/19/2024 CRAIG WILKE/PAUL S. MEYER Date Attorneys for Defendant HARISH SINGH SIDHU